

Before the
FEDERAL COMMUNICATIONS COMMISSION
Washington, D.C. 20554

FCC 99M-40

90567

In re Applications of)	MM DOCKET NO. 99-153
)	
READING BROADCASTING, INC.)	File No. BRCT-940407KF
)	
For Renewal of License of)	
Station WTVB(TV), Channel 51)	
Reading, Pennsylvania)	
)	
and)	
)	
ADAMS COMMUNICATIONS CORPORATION)	File No. BPCT-940630KG
)	
For Construction Permit for a New)	
Television Station to Operate on)	
Channel 51, Reading, Pennsylvania)	

DISPATCHED BY

JUN 28 10 38 AM '99

FCC MAIL SECTION

ORDER

Issued: June 24, 1999

;

Released: June 25, 1999

For cause shown, IT IS ORDERED that the Consent Motion To Change Prehearing Conference Date that was filed on June 23, 1999,¹ by counsel for Reading Broadcasting, Inc., without objection from the other parties, IS GRANTED.

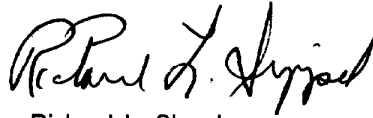
IT IS FURTHER ORDERED that the Prehearing Conference set for June 29, 1999, IS CANCELLED.

IT IS FURTHER ORDERED that the Prehearing Conference IS RESET for July, 13 1999, at 9:30 a.m. in the Commission's Hearing Room in Washington, D.C.

¹ The Presiding Judge was advised by cover letter that the required original and six (6) copies of the Motion have been filed with the Commission Secretary.

IT IS FURTHER ORDERED that the Hearing initially scheduled for July 13, 1999 (ORDER, FCC 99M-32), IS CANCELLED.²

FEDERAL COMMUNICATIONS COMMISSION

A handwritten signature in black ink, appearing to read "Richard L. Sippel".

Richard L. Sippel
Administrative Law Judge

²These scheduling rulings are being made pursuant to a telephone conference call of June 22, 1999, in with all counsel participated. That conference call was requested and initiated by Jack A. Linton, Esquire, outside counsel for Reading Broadcasting, Inc. ("Reading"). Mr. Linton advised that there has been a sudden death in the immediate family of a Reading principal requiring a continuance. Mr. Linton also advised that Reading was still actively in the process of obtaining counsel to represent Reading at the hearing. On or before July 13, 1999, it is expected that Reading will have retained its hearing counsel and that the Presiding Judge will have been appropriately advised. See 47 C.F.R. §1.22.